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 5
    Attorneys for Defendant
    JAMES E. BLEDSOE
 6
 7
                       IN THE UNITED STATES DISTRICT COURT
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 9
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
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12
    UNITED STATES OF AMERICA,
                                     ) NO. CR-S-04-0026-WBS
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                    Plaintiff,
                                        STIPULATION AND [PROPOSED] ORDER
14
                                        CONTINUING STATUS CONFERENCE
         v.
15
    JAMES E. BLEDSOE and
    SUSAN E. D'ORTA, aka
                                               June 25, 2007
                                        DATE:
16
       Susan Mason
                                        TIME: 8:30 a.m.
                                        JUDGE: William B. Shubb
17
                    Defendants.
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19
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It is hereby stipulated and agreed to between the United States of America through Matthew Segal, Assistant United States Attorney; defendant, JAMES BLEDSOE, by and through his counsel, Matthew C. Bockmon, Assistant Federal Defender; and defendant, SUSAN D'ORTA, by and through her counsel, Dwight M. Samuel, Esq., that the status conference presently scheduled for hearing on May 21, 2007, be vacated and rescheduled for status conference on June 25, 2007, at 8:30 a.m.

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This continuance is being requested because defense counsel

Dwight M. Samuel is currently in trial. Also, the parties continue to

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work towards a resolution of the matter, and are exchanging discovery regarding loss and restitution; counsel needs additional time to consult with their out-of-district clients regarding such loss and restitution. IT IS FURTHER STIPULATED that the period May 21, 2007, through
restitution.
IT IS FURTHER STIPULATED that the period May 21, 2007, through
and including June 25, 2007, be excluded in computing the time within
which trial must commence under the Speedy Trial Act, pursuant to 18
U.S.C. § 3161(h)(8)(B)(iv) and Local Code T4 for continuity and
preparation of counsel and 18 U.S.C. § 3161(h)(8)(B)(ii) and Local Code
T2 for complexity.
IT IS FURTHER STIPULATED that the parties agree to toll the
statute of limitations from the date of this stipulation until June 25,
2007, for any offenses for which the statute of limitations has not
expired.
Dated: May 18, 2007
Respectfully submitted,
DANIEL J. BRODERICK Federal Defender
/s/ Matthew C. Bockmon
MATTHEW C. BOCKMON
Assistant Federal Defender Attorney for Defendant
JAMES E. BLEDSOE
/s/ Matthew C. Bockmon for
Dwight M. Samuel
DWIGHT M. SAMUEL Attorney for Defendant
SUSAN E. D'ORTA per telephonic authority
//

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1	Dated: May 18, 2007
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3	MCGREGOR W. SCOTT United States Attorney
4	/s/ Matthew Segal
5	MATTHEW SEGAL Assistant U.S. Attorney
6	per telephonic authority
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8	ORDER
9	IT IS SO ORDERED.
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11	Dated: May 18, 2007
12	WILLIAM B. SHUBB
13	UNITED STATES DISTRICT JUDGE
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